CSCL/CD-500 (Rev 01/14) \$10 pD	ock 1121		
MICHIGAN DEPARTMENT	OF LICENSING AND REG		
Date Received	FOR BUREAU USE	ONLY)	
	is effective on the date filed, unless a ective date within 90 days after received the document.	FILED	
Name International Schools of Michigan, Inc.		JAN 14 2016	
Address 43422 West Oaks Drive #239		ADMINISTRATOR ORPORATIONS DIVISION	
City State Novi, MI 48377	ZIP Code	EFFECTIVE DATE:	
Document will be returned to the name If left blank, document will be return	ed to the registered office.		$\neg$
For use by Domest	INCORPORATION tic Profit Corporations nd instructions on reverse side)	06435T	
Pursuant to the provisions of Act 284, Public	: Acts of 1972, the undersigned ex	recutes the following Articles	
ARTICLE I		· · · · · · · · · · · · · · · · · · ·	<u> </u>
The name of the corporation is:	•		
International Schools of Michigan, Inc.	·		
ARTICLE II			
The purpose or purposes for which the corp corporations may be formed under the Busi See continuation section below			nich
ARTICLE III			
The total authorized shares:		,	
1. Common Shares <u>60,000.</u>			
Preferred Shares			
2. A statement of all or any of the relative r	rights, preferences and limitations	of the shares of each class is as follo	ows;
ARTICLE IV			
The name of the resident agent at the re-	egistered office is, Dr. Ali Milani		
2. The street address of the location of the	registered office is:		
43422 West Oaks Drive #239, Novi		, Michigan <u>48377</u>	<u> </u>
(Street Address)  3. The mailing address of the registered of	(City)  ffice if different than above	. (Zір	Code)
(P O Box or Street Address)	(City)		Code)
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## ARTICLE V

The name(s) and address(es) of the incorporator(s) is (are) as follows:		
Name	Residence or Business Address	
Dr. Ali Milani, Ph.D.	30995 Springlake Blvd, Novi, Ml	
Dr. Edward Roberts, Ph.D.	1867 Village Green Blvd, Rochester Hills, MI	
Glen Powers, Esquire.	43422 West Oaks Drive #239, Novi, MI	
	·	

## ARTICLE VI (Optional, Delete if not applicable)

When a compromise or arrangement or plan of reorganization of this corporation is proposed between this corporation and its creditors or any class of them or between this corporation and its shareholders or any class of them, a court of equity jurisdiction within the state, on application of this corporation or of a creditor or shareholder thereof, or an application of a receiver appointed for the corporation, may order a meeting of the creditors or class of creditors or of the shareholders or class of shareholders to be affected by the proposed compromise or arrangement or reorganization, to be summoned in such manner as the court directs. If a majority in number representing 3/4 in value of the creditors or class of creditors, or of the shareholders or class of shareholders to be affected by the proposed compromise or arrangement or a reorganization, agree to a compromise or arrangement or a reorganization of this corporation as a consequence of the compromise or arrangement, the compromise or arrangement of the reorganization, if sanctioned by the court to which the application has been made, shall be binding on all the creditors or class of creditors, or on all the shareholders or class of shareholders and also on this corporation.

## ARTICLE VII (Optional, Delete if not applicable)

Any action required or permitted by the Act to be taken at an annual or special meeting of shareholders may be taken without a meeting, without prior notice, and without a vote, if consents in writing, setting forth the action so taken, are signed by the holders of outstanding shares having not less than the minimum number of votes that would be necessary to authorize or take the action at a meeting at which all shares entitled to vote on the action were present and voted. A written consent shall bear the date of signature of the shareholder who signs the consent. Written consents are not effective to take corporate action unless within 60 days after the record date for determining shareholders entitled to express consent to or to dissent from a proposal without a meeting, written consents dated not more than 10 days before the record date and signed by a sufficient number of shareholders to take the action are delivered to the corporation. Delivery shall be to the corporation's registered office, its principal place of business, or an officer or agent of the corporation having custody of the minutes of the proceedings of its shareholders. Delivery made to a corporation's registered office shall be by hand or by certified or registered mail, return receipt requested.

Prompt notice of taking of the corporate action without a meeting by less than unanimous written consent shall be given to shareholders who would have been entitled to notice of the shareholder meeting if the action had been taken at a meeting and who have not consented to the action in writing. An electronic transmission consenting to an action must comply with Section 407(3).

Use space below for additional Articles or for continuation of previous Articles. Please identify any Article being continued or added. Attach additional pages if needed.

Article II:

The corporation is approved to operate a private postsecondary educational institution in Michigan. This is a class Y educational corporation. The degree programs authorized to be offered are as follows: Associates, Bachelors and Masters. Certificate and diploma programs are also approved. Associate degree programs must consist of at least 60 semester credit hours or equivalent of collegiate level of study. Bachelor degree programs must consist of at least 120 semester credit hours or equivalent of collegiate level of study. Master degree programs must consist of 30 semester hours of credit or equivalent of collegiate level of study and shall be granted after the successful completion of a bachelor's degree.

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1. Hilan
and Roberts
en Powers



RICK SNYDER

GOVERNOR

## STATE OF MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS LANSING

MIKE ZIMMER DIRECTOR

November 25, 2015

Dr. Ali Milani, Ph.D.
President
International Schools of Michigan, Inc.
University of Farmington
43422 West Oaks Drive #239
Novi, MI 48377

Dear Dr. Milani:

Congratulations. This letter may be used as evidence that in accordance with 1931 PA 327, as amended, MCL 450.170 to 450.177, our office confirms that International Schools of Michigan, Inc. with the assumed name of University of Farmington has demonstrated that: (a) the housing space and administration facilities that it possesses or proposes to provide for its declared field or fields of education are adequate; (b) its proposed educational program leading to the diplomas or degrees that it proposes to offer is adequate; (c) the laboratory, library, and other teaching facilities that it possesses or proposes to provide are adequate; (d) it has or proposes to employ an adequate staff, fully trained, for the instruction proposed; and (e) at least 50% of its capital, whether consisting of stock or in gifts, devises, legacies, bequests or other contributions of money or property, has been paid in or is in its possession.

We are approving International Schools of Michigan, Inc. with the assumed name of University of Farmington to conduct business in Michigan with the following purpose:

The corporation is approved to operate a private postsecondary educational institution in Michigan. This is a class Y educational corporation. The degree programs authorized to be offered are as follows: Associates, Bachelors and Masters. Certificate and diploma programs are also approved. Associate degree programs must consist of at least 60 semester credit hours or equivalent of collegiate level of study. Bachelor degree programs must consist of at least 120 semester credit hours or equivalent of collegiate level of study. Master degree programs must consist of 30 semester hours of credit or equivalent of collegiate level of study and shall be granted after the successful completion of a bachelor's degree.

LARA is an equal opportunity employer/program.

Auxiliary aids, services and other reasonable accommodations are available upon request to individuals with disabilities.

International Schools of Michigan, Inc. University of Farmington Dr. Ali Milani, Ph.D. November 25, 2015
Page 2

This office reserves the right to inspect the premises to ascertain that the facilities and equipment are deemed adequate for the programs of study to be delivered at all proposed location(s).

Before a private college or university can legally operate in or from Michigan, articles of incorporation or a certificate of authority for a foreign corporation must be filed with Licensing and Regulatory Affairs (LARA), Corporations Division. This approval letter confirming that the educational corporation meets the adequacy requirements under MCL 450.170 to 450.177 must accompany the filing. You may contact the Corporations Division at (517) 241-6470 for assistance regarding filing or visit <a href="https://www.michigan.gov/corporations">www.michigan.gov/corporations</a>.

Should you have any questions regarding this matter, please feel free to contact me at 517-241-6806 or e-mail at <a href="mailto:beamishin@michigan.gov">beamishin@michigan.gov</a>.

Sincerely,

Michael Beamish, Manager

Corporations, Securities & Commercial Licensing Bureau

Schools & Licensing Section

cc: Julia Dale, Director, Corporations, Securities & Commercial Licensing Bureau